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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/461,625	12/14/1999	JOHN I. GARNEY	2207/7562	4071

7590 12/04/2002  
KENYON & KENYON  
333 W SAN CARLOS STREET  
SUITE 600  
SAN JOSE, CA 951102711

EXAMINER
PHILPOTT, JUSTIN M
ART UNIT
PAPER NUMBER

2665

DATE MAILED: 12/04/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

09/461,625

Applicant(s)

GARNEY ET AL.

Examiner

Justin M Philpott

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2665

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 24 February 2000.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-41 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-41 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 14 December 1999 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on \_\_\_\_\_ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

**Priority under 35 U.S.C. §§ 119 and 120**

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

**Attachment(s)**

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2.
- 4) ☐ Interview Summary (PTO-413) Paper No(s). \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: \_\_\_\_\_

## **DETAILED ACTION**

### ***Drawings***

1. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: “101a” and “101b” (page 7, line 15). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.
2. The drawings are also objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference sign(s) not mentioned in the description: “601”, “603-605”, “607-609” and “611” (in Figure 6); “705”, “708”, “709” and “711” (in Figure 7); and “242”, “244” and “246” (in Figure 10d). A proposed drawing correction, corrected drawings, or amendment to the specification to add the reference sign(s) in the description, are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

### ***Specification***

3. The disclosure is objected to because of the following minor informality: “ports 185-189” (page 26, line 6) should be changed to “ports 186-189” to remain consistent with Figure 8.

Appropriate correction is required.

*Claim Rejections - 35 USC § 102*

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

5. Claims 1-3 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 6,034,950 to Sauer et al.

Regarding claim 1, Sauer teaches a method for communicating data comprising performing a first transaction at a first time (first set of signals, col. 21, line 17) between a host controller (Base Station Controller BSC 220 in FIG. 1A) and a hub (ATM transcoder hub AXC 250), performing a second transaction (air interface communications with mobile stations MS 270, 271, col. 21, lines 19-23) between the hub (AXC) and an agent (MS 270, 271) based on the first transaction at the first time, and performing the first transaction at a second time (second set of signals, col. 21, line 18) between the host controller and the hub.

Regarding claims 2 and 3, Sauer teaches the first transactions at first and second times are in accordance with a first protocol (internal signaling protocol, col. 5, line 57) and the second transaction is performed in accordance with a second protocol (external protocol, e.g. CDMA IS-95A, col. 6, line 59).

6. Claims 1-5, 7, 8, 10, 22-26, 28, 29, 31-36, 38, 39 and 41 are rejected under 35 U.S.C. 102(e) as being unpatentable over U.S. Patent No. 6,145,039 to Ajanovic et al.

Regarding claim 1, Ajanovic teaches a method for communicating data between a host (CPU 208, in FIG. 2) and an agent (peripheral device 218, 220, 222, 224 or PCI agents 214) wherein the method comprises performing a first transaction at a first time (request packet on hub link 202, col. 2, line 64 and col. 5, lines 52-60; see also "Request" of first transaction 304 at first time in FIG. 3) between a host controller (204) and a hub (206), performing a second transaction (col. 5, line 62 – col. 6, line 13 regarding request signal of an arbitration protocol; see also "Arbitration" of second transaction 306 in FIG. 3) between the hub (I/O hub) and an agent (peripheral device) based on the first transaction at the first time, and performing the first transaction at a second time (Completion packet, col. 2, line 65; see also "Completion" of first transaction 308 at second time) between the host controller (204) and the hub (206).

Regarding claims 2 and 3, Ajanovic teaches the first transactions at first and second times are performed in accordance with a first split-transaction protocol (col. 2, lines 62-64) and the second transaction is performed in accordance with a second protocol (arbitration protocol, col. 5, line 63).

Regarding claim 4, Ajanovic teaches the method of claim 1 further comprising performing a third transaction between the first transaction at the first time and the first transaction at the second time (col. 3, lines 10-14).

Regarding claims 5 and 8, Ajanovic teaches wherein performing the first transaction at first and second times includes sending from the host controller to the hub a first token packet (see transaction layer, col. 3, lines 61 – col. 4, line 65) including agent identification information (col. 4, lines 55-56) and a transfer indicator (transaction descriptors, col. 3, line 66 – col. 4, line 2) indicating that data needs to be transferred between the host controller and the hub, and transferring a data packet between the host controller and the hub (col. 4, line 2 and also col. 5, lines 23-49).

Regarding claims 7 and 10, Ajanovic teaches sending a data packet from the host controller to the hub during the first transaction at the first time, and sending a data packet from the hub to the host controller during the first transaction at the second time (col. 3, line 61 – col. 4, line 65; see also “Data” of first transaction at first time 304 and first transaction at second time 308 in FIG. 3).

Regarding claim 22, Ajanovic teaches a system described by claim 1 as discussed above, and further teaches repeating the first transaction (request) at a second time (completion) as implemented in the split-transaction protocol (col. 2, line 61 – col. 3, line 9).

Regarding claims 23-25, see the above regarding claims 2-4.

Regarding claims 26 and 29, see the above regarding claims 5 and 8.

Regarding claims 28 and 31, see the above regarding claims 7 and 10.

Regarding claim 32, Ajanovic teaches a system described by claim 1 as discussed above, and further teaches an embodiment (FIG. 4) comprising a first hub controller (within I/O Hub 206, coupled to host controller 204 as in FIG. 2 previously discussed) and a second hub controller (within 2nd I/O Hub in FIG. 4) coupled to the first hub controller and adapted to perform a second transaction with an agent (wherein 2nd I/O Hub functions as I/O Hub 206 of FIG. 2 which is coupled to peripherals 218, 220, 222, 224).

Regarding claims 33-35, see the above regarding claims 2-4.

Regarding claims 36 and 39, see the above regarding claims 5 and 8.

Regarding claims 38 and 41, see the above regarding claims 7 and 10.

### *Claim Rejections - 35 USC § 103*

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

8. Claims 6, 9, 27, 30, 37 and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ajanovic in view of U.S. Patent No. 6,389,029 to McAlear

Regarding claims 6, 9, 27, 30, 37 and 40, Ajanovic teaches the methods of claims 5, 8, 26, 29, 36 and 39 as discussed above, however, does not specifically disclose during the first

transaction processing by the host controller at least one of an acknowledgement, a handshake indication, or a timeout indication.

McAlear teaches a network incorporating universal serial bus protocol and discloses that it is known in the art of USB device communications to process an acknowledgement (ACK), a negative handshake acknowledgement (NAK), and a timeout (Stall handshake) during data packet transfer in order to provide efficient communications (col. 5, lines 23-33). Ajanovic specifically discloses USB communications (col. 4, line 57), and thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to include processing an acknowledgement, a handshake indication, or a timeout indication during data packet transfers in order to provide efficient communications.

9. Claims 11-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ajanovic.

Regarding claims 11-13, Ajanovic teaches the method of claim 1 as discussed above as well as teaches a first period of a frame template (comprising packet 304; see FIG. 3), however, does not specifically disclose performing the second period of a frame template (comprising packet 308) in a period that is less than or equal to half of the first period, nor does Ajanovic specifically disclose the template period being particularly greater than or less than the duration of one frame. However, Ajanovic does not limit the first, second, and template periods to a specific size in FIG. 3 by using a clock signal having discontinuities. That is, in the configuration of FIG. 3, the first, second, and template periods may vary in size.

Moreover, it is generally considered to be within the ordinary skill in the art to adjust, vary, select or optimize the parameters or values of any system absent a showing of criticality in



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a particular recited value. The burden of showing criticality is on Appellant. In re Mason, 87 F.2d 370, 32 USPQ 242 (CCPA 1937); Marconi Wireless Telegraph Co. v. U.S., 320 U.S. 1, 57 USPQ 471 (1943); In re Schneider, 148 F.2d 108, 65 USPQ 129 (CCPA 1945); In re Aller, 220 F.2d 454, 105 USPQ 233 (CCPA 1955); In re Saether, 492 F.2d 849, 181 USPQ 36 (CCPA 1974); In re Antonie, 559 F.2d 618, 195 USPQ 6 (CCPA 1977); In re Boesch, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

Regarding claims 14 and 15, see the above regarding claim 1.

Regarding claims 16-19, see the above regarding claims 11-13 wherein the first frame template comprises packet 304 and the second frame template comprises packet 308. Furthermore, Ajanovic teaches the first and second frame templates are displaced from each other by a time interval (see FIG. 3).

Regarding claims 20 and 21, see the above regarding claim 1.

### ***Conclusion***

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

U.S. Patent No. 5,594,882 to Bell discloses a scheme for providing split transaction capability on a bus,

U.S. Patent No. 5,617,418 to Shirani et al. discloses a network comprising multiple protocols for network devices to communicate via a hub,

U.S. Patent No. 5,708,794 to Parks et al. discloses a bus bridge interfacing a primary bus to a secondary bus for communications between a processor and a plurality of devices,

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U.S. Patent No. 5,890,015 to Garney et al. discloses a USB system wherein a wireless protocol is additionally utilized to provide communications from host controller to agents via USB hub, and

U.S. Patent No. 6,205,501 to Brief et al. discloses a method for performing a control transfer between host controller and agents via hub.

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Justin M Philpott whose telephone number is 703.305.7357. The examiner can normally be reached on M-F, 8:30am-5:00pm.


If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy D Vu can be reached on 703.308.6602. The fax phone numbers for the organization where this application or proceeding is assigned are 703.872.9314 for regular communications and 703.872.9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703.305.4750.

Justin M Philpott



November 25, 2002



HUY D. VU  
SUPERVISORY PATENT EXAMINER  
TECHNOLOGY CENTER 2600